## **REMARKS**

Claims 6-8 have been indicated to be allowable if written in independent form. Claim 5, upon which Claim 6 was dependent, has been rewritten to include the limitations of Claim 6.

This is now believed to place Claim 5 in condition to be allowable.

Claim 6 has been cancelled.

The remaining Claims 7-11 are ultimately dependant upon Claim 5.

Accordingly, Claims 5 and 7-11 are believed to be in prima facia condition for allowance.

Respectfully Submitted,

 $\frac{t 2/2 1/04}{Date}$ 

William E. Johnson, Jr.

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## PRACTITIONER'S DOCKET NO.: FRANK'S CASING-075

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:		§	
Mosing & Sipos		§ §	GROUP ART UNIT: 3672
SERIAL No.:	09/723,865	§ §	Examining Attorney:
Filed:	November 28, 2000	§ 8	Jennifer Hawkins Gay
2	ŕ	§ §	JENNIFER HAWKINS OA I
TITLE: ELEVATOR APPARATUS AND METHOD FOR		§	
RUNNING WELL BORE TUBING		§	

COMMISSIONER FOR PATENTS PO Box 1450 ALEXANDRIA, VA 22313-1450

## **LETTER TO THE OFFICE DRAFTSMAN**

Sir:

A replacement sheet of drawing, Sheet 20/25; FIG. 22 is enclosed for filing, in the above-identified case. The only change is the deletion of the reference number 1153f, as marked in red ink on the enclosed copy of the original sheet of drawing.

Respectfully Submitted,

William E. Johnson, Jr.

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PATENT AND TRADEHARK OFFICE